## 00053008/14/2020

- Bomani v. City of New York, et.al., 05-CV-2511 filed in the Southern District of New York, it was dismissed and discontinued with prejudice on December 7, 2012, ending litigation, without admission of liability or wrongdoing, with payment to plaintiff of \$1,000 by LT Henderson.
- Mullins v. City of New York, et.al., 04-CV-2979 filed in the Southern District of New York, it was dismissed and discontinued with prejudice on November 19, 2012 ending litigation, without admission of liability or wrongdoing.
- Tucker v. City of New York, et.al., 04-CV-9211 filed in the Southern District of New York, it was
  dismissed and discontinued with prejudice on November 19, 2012 ending litigation, without
  admission of liability or wrongdoing.
- Scarder v. City of New York, et.al., 06-CV-0990 filed in the Southern District of New York, it was
  dismissed and discontinued with prejudice on September 10, 2007 ending litigation, without
  admission of liability or wrongdoing, with payment to plaintiff of \$10,001 by the City of New York.
- 10. Watson, Butler, and Deus v. City of New York, et.al., 07-CV-1917 filed in the Eastern District of New York, it was dismissed and discontinued with prejudice on December 8, 2009 ending litigation, without admission of liability or wrongdoing, with payment to plaintiffs Butler and Deus of \$50,001 each by the City of New York.

Additionally, on November 7, 2003, LT Henderson was found to have abused his authority as a member of the NYPD by frisking and searching a person without sufficient legal authority, searching a vehicle without sufficient legal authority, used excessive force, was discourteous, and refused to provide his name and shield number upon request. Further, on a separate incident on November 8, 2003, LT Henderson failed to prepare a Stop, Question, and Frisk report following such an encounter. He forfeited ten vacation days and received re-instruction on Stop, Question, and Frisk law and procedures from an NYPD Legal Bureau attorney.

On September 10, 2004, LT Henderson was found to have abused his authority by wrongfully and without just cause supervised the search of a person's vehicle. He was warned and admonished and received instruction.

The People reserve the right to move in limine to preclude reference to this information, or otherwise to object to its use or introduction into evidence during trial.

	Should	you	wish	to	discuss	this	matter,	please	do :	not hesitate	to cal	I me at		during
office	hours.	-						3						

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Sincerely,

cc: Clerk of the Court